

**MANAGED CARE CHECKLIST:
FILING CONTENT FOR RENEWAL APPLICATION OF ACCREDITATION
UNDER M.G.L. c. 176O**

NOTE TO CARRIER COMPLETING THIS CHECKLIST:

Pursuant to Bulletin No. 2001-05, please include a completed checklist when submitting a renewal accreditation application.

When completing this checklist, please indicate the page number(s) or section(s) of the application where the required information may be found. If a requirement is not applicable, please place "N/A" next to the requirement and explain, either within the checklist or on a separate sheet, the legal basis under which the requirement does not apply to the renewal accreditation application.

Carrier Name & NAIC #: _____

Contact Name & Title: _____

Address: _____

Telephone & Fax: _____

Email Address: _____

**Product Name(s) &
Form #(s):** _____

Date Submitted _____

FOR DIVISION OF INSURANCE USE ONLY:

Date Received: _____

Reviewed by: _____

RENEWAL APPLICATION - (211 CMR 52.06(4))

According to 211 CMR 52.06(4)(a)-(j), “[a]ny carrier seeking renewal of accreditation under M.G.L. c. 176O must submit an application that contains at least the materials for Massachusetts described [below] . . . in a format specified by the Commissioner. **Any carrier that contracts with another organization to perform any of the functions specified in 211 CMR 52.00 is responsible for collecting and submitting all of the materials from the contracting organization.**

- _____ (a) A filing fee of \$1,000 made **payable to the Commonwealth of Massachusetts**;
- _____ (b) A written attestation to the Commissioner that the utilization review program of the carrier or its designee complies with all applicable state and federal laws concerning confidentiality and reporting requirements;
- _____ (c) A copy of the most recent survey described in 211 CMR 52.08(10);
- _____ (d) A sample of every provider contract used by the carrier or the organization with which the carrier contracts since the carrier’s most recent accreditation;
- _____ (e) A statement that advises the Bureau whether or not the carrier has issued new contracts, revised existing contracts, or after July 1, 2001, made revisions to fee schedules in any existing contract with a physician or physician group that impose financial risk on such physician or physician group for the costs of medical care, services or equipment provided or authorized by another physician or health care provider. If the carrier has made any of the specified changes, the carrier shall identify the contracts in which such changes were made and identify the sections of the contracts that comply with 211 CMR 52.12(4);
- _____ (f) The evidence of coverage for every product offered by the carrier that was revised since the carrier’s most recent accreditation;
- _____ (g) A copy of the most recently revised provider director[ies] used by the carrier;
- _____ (h) Material changes to any of the information contained in 211 CMR 52.06(3)(b) [utilization review policies and procedures], (e) [internal grievance procedures and external review process], (f) [medical necessity guidelines], (g) [quality management and improvement policies and procedures], (h) [credentialing policies and procedures], (i) [preventive health policies and procedures], and (n) [each disclosure described in 211 CMR 52.14]; [and]
- _____ (i) Evidence satisfactory to the Commissioner that the carrier has complied with 211 CMR 52.16.”

APPLICATION FOR DEEMED ACCREDITATION – (211 CMR 52.06(5))

The carrier is ____ is not ____ seeking deemed accreditation.

If the carrier IS seeking deemed accreditation, please complete the following:

According to 211 CMR 52.06(5)(b)-(d), “[a] carrier **seeking deemed accreditation** pursuant to 211 CMR 52.05 shall submit an application that contains the following:

_____ (b) For renewal applicants, the information required by 211 CMR 52.06(4).

_____ (c) Proof in a form satisfactory to the Commissioner that the carrier has attained:

- _____ 1. score equal to or above 80% of the standard in effect at the time of the most recent review by NCQA for the accreditation of managed care organizations, in the categories of utilization management, quality management and improvement, and members’ rights and responsibilities;
- _____ 2. a score equal to or above the rating of “accredited” in the categories of utilization management, network management, quality management and member protections for the most recent review of health plan standards by URAC; or
- _____ 3. for nongatekeeper preferred provider plans, a score equal to or above 80% of the standard in effect at the time of the most recent review by NCQA for the accreditation of preferred provider organizations, in the categories of utilization management, quality management and improvement, and enrollees’ rights and responsibilities.
- _____ 4. for nongatekeeper preferred provider plans, a score equal to or above the rating of “accredited” in the most recent review of health utilization management standards by URAC and a score equal or above the rating of “accredited” in the categories of network management, quality management and member protections for the most recent review of health network standards by URAC.

_____ (d) Proof in a form satisfactory to the Commissioner that the carrier has attained:

- _____ 1. a score equal to or above 80% of the standard in effect at the time of the most recent review by NCQA for the accreditation of managed care organizations, in the category of credentialing and recredentialing;
- _____ 2. a score equal to or above the rating of “accredited” in the category of provider credentialing for the most recent review of health plan standards by URAC; or
- _____ 3. for nongatekeeper preferred provider plans, a score equal to or above 80% of the standard in effect at the time of the most recent review by NCQA for the accreditation of preferred provider organizations in the category of credentialing and recredentialing
- _____ 4. for nongatekeeper preferred provider plans, a score equal to or above the rating of “accredited” in the category of provider credentialing for the most recent review of health network standards by URAC.

As noted in 211 CMR 52.05(5), if a carrier has received accreditation from a national accreditation organization, or a subcontracting organization with whom the carrier has a written agreement delegating certain services has received accreditation or certification from a national accreditation organization, but under standards other than those identified in 211 CMR 52.06(5), please submit the documents indicating such accreditation or certification so that the Division may consider this in developing the scores described in 211 CMR 52.07(1)

The carrier **has** ____ **has not** ____ submitted documents for the Division’s consideration in developing the scores described in 211 CMR 52.07(1)(a-c).

APPLICATION TO BE REVIEWED AS A NONGATEKEEPER PREFERRED PROVIDER PLAN - (211 CMR 52.06(6))

The carrier **is** _____ **is not** _____ seeking to be reviewed as a nongatekeeper preferred provider plan.

If the carrier is seeking to be reviewed as a nongatekeeper preferred provider plan, please submit a statement signed by a corporate officer certifying that none of the carrier's insured plans require the insured to designate a primary care provider to coordinate the delivery of care or receive referrals from the carrier or any network provider as a condition of receiving benefits at the preferred benefit level pursuant to the requirements of 211 CMR 52.06(6).

INAPPLICABILITY OF ACCREDITATION REQUIREMENTS (211 CMR 52.06(2))

YES NO (Please check appropriate box):

- ___ ___ The carrier provides coverage for limited health services only.
___ ___ The carrier provides specified services through a workers' compensation preferred provider arrangement.
___ ___ The carrier does not provide services through a network or through participating providers.

If the carrier answered "YES" to any of the above, please respond to the following:

_____ According to 211 CMR 52.06(2)(a), "[c]arrier that provides coverage for limited health services only, that does not provide services through a network or through participating providers or for which other requirements set forth in 211 CMR 52.06 are otherwise inapplicable may indicate within its application which of those items are inapplicable to its health benefit plan and provide an explanation of why the carrier is exempt from each particular requirement.

_____ According to 211 CMR 52.06(2)(b), A carrier that provides coverage for specified service through a workers' compensation preferred provider arrangement may provide evidence of compliance with 211 CMR 51.00 and 452 CMR 6.00 to satisfy the materials require by 211 CMR 52.06(3)(b), (e), (g), (h), (i), (j), (l), and (n). A carrier that provides coverage for specified services through a workers' compensation preferred provider arrangement may provide evidence of compliance with 211 CMR 51.00 and 452 CMR 6.00 to satisfy the materials require by 211 CMR 52.06(4)(d) and (g).

MATERIALS TO BE SUBMITTED TO THE OFFICE OF PATIENT PROTECTION - (211 CMR 52.16)

According to 211 CMR 52.16(1), "[a] carrier shall provide the following to the Office of Patient Protection **at the same time the carrier provides such material to the Bureau of Managed Care:**

- _____ (a) A copy of every evidence of coverage and amendments thereto offered by the carrier;
_____ (b) A copy of the provider directory[ies] described in 211 CMR 52.15;
_____ (c) A copy of the materials specified in 211 CMR 52.14.

According to 211 CMR 52.16(2), “[a] carrier shall provide the following to the Office of Patient Protection by **no later than April 1:**”

- _____ (a) A list of sources of independently published information assessing insured satisfaction and evaluating the quality of health care service offered by the carrier.
- _____ (b) A report of the percentage of physicians who voluntary and involuntary terminated participation contracts with the carrier during the previous calendar year for which such data has been compiled and the three most common reasons for voluntary and involuntary physician disenrollment;
 - 1. For the purposes of 211 CMR 52.16(2)(b) carriers shall exclude physicians who have moved from one physician group to another but are still under contract with the carrier.
 - 2. For the purposes of 211 CMR 52.16(2)(b) "voluntary terminated" means that the physician terminate its contract with the carrier.
 - 3. For the purposes of 211 CMR 52.16(2)(b) "involuntary terminated" mean that the carrier terminate its contract with the physician.
- _____ (c) The percentage of premium revenue expended by the carrier for health care services provided to insureds for the most recent year for which information is available; and
- _____ (d) A report detailing, for the previous calendar year, the total number of:
 - 1. filed grievances, grievances that were approved internally, grievances that were denied internally, and grievances that were withdrawn before resolution; and
 - 2. external appeals pursued after exhausting the internal grievance process and the resolution of all such external appeals. The report shall identify for each such category, to the extent such information is available, the demographics of such insureds, which shall include, but not be limited to, race, gender and age.
- _____ (e) A carrier that provides specified services through a workers' compensation preferred provider arrangement shall be deemed to have meet the requirements of 211 CMR 52.16(1)(a), (b), and (c) and 211 CMR 52.16(2)(c) and (d).